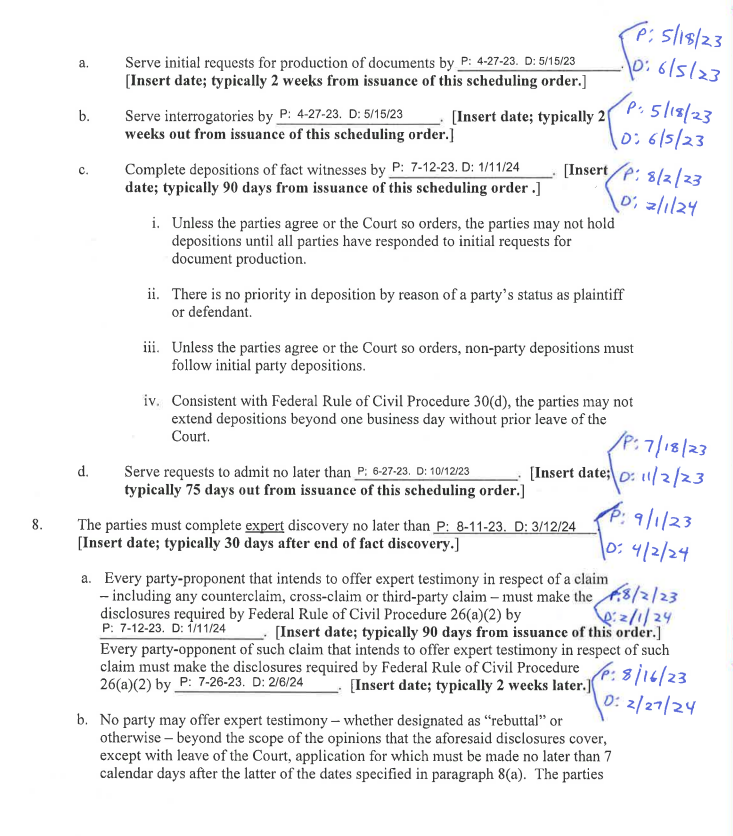
	TED STATES DISTRICT COURT THERN DISTRICT OF NEW YORK			
Grant J	Johnson			
Plaintiff(s), - against - Esports Entertainment Group, Inc.		IVIL CASE MANAGEMENT PLAN AND SCHEDULING ORDER  1:22 Civ. 10861 (PGG)		
7-	Defendant(s).			
PAUL G. GARDEPHE, U.S.D.J.:				
After consultation with counsel for the parties, the Court adopts the following Civil Case Management Plan and Scheduling Order, in accordance with Federal Rules of Civil Procedure 16 and 26(f).				
1.	All parties do / do not / consent to conducting further proceedings before a Magistrate Judge, including motions and trial, pursuant to 28 U.S.C. § 636(c). [Check one.]			
2.	This case is / is not to be tried to a jury. [Check one.]			
3.	No additional parties may be joined except with leave of the Court. Except for good cause shown, any motion to join additional parties must be filed within 30 days from the date of this Order.			
4.	A party may not amend its pleadings except with leave of the Court. Except for good cause shown, any motion to amend pleadings must be filed within 30 days from the date of this Order.			
5.	The parties must complete their initial disclosures under Federal Rule of Civil Procedure 26(a)(1) no later than 14 days from the date of this Order.			
6.	26(a)(1) no later than 14 days from the date of this Order.  The parties must complete fact discovery no later than P: 7-12-23. D: 1/11/24  [Insert date; typically 90 days from issuance of this scheduling order.]			

If all parties consent in writing, they may extend the following interim deadlines without application to the Court, provided that the parties complete all fact discovery by the date set forth in paragraph 6. Under this Order's interim deadlines, the parties must:

7.

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may depose all experts, but such depositions must occur within the time limit set forth for expert discovery in paragraph 8.

- c. Plaintiff(s) anticipate expert testimony concerning the following issue(s): Liability and Damages.
- d. Defendant(s) anticipate expert testimony concerning the following issue(s): Liability and Damages.
- 9. No later than 14 days following the close of fact discovery, all counsel must meet face-to-
- face for at least one hour to discuss settlement.

  Parties seeking to make post-discovery dispositive motions should submit a letter to the Court in accordance with Rule 4(A) of the Court's Individual Practices by

  P: 8-18-23. D: 3/26/24

  Opposition letters are due P: 8-23-23. D: 4/4/24

  Insert date; typically 3 business

  P: 9/11/23

  P: 4/25/24 10.
- 11. Unless otherwise ordered by the Court, within 30 days from the date for the completion of discovery in a civil case or, if a party has filed a dispositive motion, then within 30 days of a decision resolving the motion, the parties shall submit to the Court for its approval a joint pretrial order prepared in accordance with the Court's Individual Practices and Federal Rule of Civil Procedure 26(a)(3).
- 12. Counsel for the parties have conferred and their present best estimate of the length of trial is: P: 3 days. D: 10 days. [Insert number of days.]
- At the close of discovery or, if a party has filed a dispositive motion, then within 30 days 13. of a decision resolving the motion, the Court will set a Ready Trial Date. At any time on or after the Ready Trial Date, the Court may call the parties to trial upon 48 hours' notice. Therefore, counsel must notify the Court and their adversaries in writing of any potential scheduling conflicts – including, but not limited to, trials and vacations – that would prevent a trial at a particular time. Such notice must come before the Court notifies counsel of an actual trial date, not after counsel receives notification of the actual trial date. Counsel should notify the Court and all other counsel in writing, at the earliest possible time, of any scheduling problems involving out-of-town witnesses or other exigencies.
- 14. Where the parties resolve the case before the entry of judgment, they must submit a stipulation of discontinuance – signed by all parties – before the Court will remove the case from the trial calendar. If the parties settle within 48 hours of trial or the filing of a dispositive motion, they must immediately notify the Court of such settlement, and fax to the Court no less than 36 hours before their planned appearance, a stipulation of discontinuance, signed by all parties.

## Caseda32-F.121-08610-861-CP16-1P DOOGHIDANI 6-4-1 FIFE 1-6496592323 agaged of 4

15.	The next pretrial conference is solby Court after consultation with		[To be filled in
	This ORDER may not be a of this Court for good cause shown ten application in accordance with the state of th	* 11	extend must be made in
Date	l: New York, New York		
		SO ORDERED.	
		Paul G. Gardephe	===
		United States District Judge	